Remarks

Claims 1, 3, 10, 21, 24-26 and 28 are pending. In the office action mailed August

30, 2006, claims 21, 23, 25-26 and 28-29 were rejected under 35 U.S.C. § 102(e) as being

anticipated by U.S. Patent Application Pub. No. 2004/0203717 (Wingrowicz). Also,

claims 1, 3 and 10 were allowed. The Examiner did not comment on claim 24. As set

forth, Applicant has amended claims 21 and 28 to include the allowable subject matter

contained in claim 1. Applicant has then canceled claims 23 and 29. After a review of

the cited reference, Applicant requests favorable reconsideration in view of the following

remarks.

To anticipate a claim, every element in the claim must be found in a reference

(MPEP § 2131). Applicant submits that Wingrowicz does not teach making "a

determination that the call in which the mobile station was engaged has been dropped by

determining that a duration of bad frames received on a reverse traffic channel (RTCH)

carrying communications from the mobile station to the base station is greater than a

threshold level, wherein the base station determines that no call-drop event has occurred

if a duration of good frames are received at the base station from the mobile station

within a predefined period of time after receiving the duration of bad frames," as in claim

21 and similarly in claim 29. Wingrowicz does not mention how dropped calls are

identified. Wingrowicz only mentions that the base station will report dropped calls to

the switching node [¶0024, lines 19-26].

Applicants respectively submit that, in view of the remarks above, all of the

pending claims are in condition for allowance. Applicants therefore respectfully request

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such action. The Examiner is invited to call the undersigned at (312) 913-3331 with any questions or comments.

Respectfully submitted,

McDonnell Boehnen Hulbert and Berghoff LLP

Dated: 11/27/06

By:

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